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11	Attorneys for Defendant Portfolio Recovery Associates, LLC		
12	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA		
13			
14	IN RE: PORTFOLIO RECOVERY	Case No. 3:11-md-02295-JAH(BGS)	
15	ASSOCIATES, LLC, TELEPHONE CONSUMER PROTECTION ACT	Hon. John A. Houston	
16	LITIGATION	Hon. Bernard G. Skomal	
17		THIS DOCUMENT RELATES TO:	
18		No. 1:16-cv-25096-CMA (S.D. Fla.) (Antoine Cutler v. Portfolio Recovery	
19		Associates, LLC)	
20		NOTICE OF SETTLEMENT AS TO	
21		PORTFOLIO RECOVERY ASSOCIATES, LLC	
22			
23	Plaintiff Antoine Cutler hereby no	tifies the Court that a settlement of the above	
24	Plaintiff, Antoine Cutler, hereby notifies the Court that a settlement of the above-		
25	referenced action has been reached with Defendant, Portfolio Recovery Associates, LLC		
26	("PRA"). Plaintiff and PRA anticipate needing approximately 45 days to document and conclude the settlement. Plaintiff will thereafter file or otherwise move for a dismissal as		
27	to PRA. Accordingly, Plaintiff respectfully submits that this obviates the need for PRA to		
28	to FKA. Accordingly, Plainull respectfull	y submits that this obviates the need for PRA to	

1	file an answer, participate in the Rule 26(f) conference, or make any other Court required		
2	filings prior to dismissal. ¹		
3			
4	December 27, 2016	STEPHEN J. BAGGE, P.A.	
5		By: <u>s/Stephen James Bagge</u>	
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12	December 27, 2016	ROBINS KAPLAN LLP	
13	December 27, 2010	By: s/Jennifer M. Robbins Christopher W. Madel, MN Reg. No. 230297	
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20		and	
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24		Attorneys for Defendant	
25	87209245.1	Portfolio Recovery Associates, LLC \	
26			
27	If, however, the settlement is not concluded within the next 45 days, Plaintiff will		
28	timely notify the Court.		